



# PUBLIC NOTICE

FEDERAL COMMUNICATIONS COMMISSION  
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WASHINGTON D.C. 20554

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DA No. 17-297

Report No. TEL-01840

Thursday March 30, 2017

## International Authorizations Granted

### Section 214 Applications (47 C.F.R. § 63.18); Section 310(b) Requests

The following applications have been granted pursuant to the Commission's streamlined processing procedures set forth in Section 63.12 of the Commission's rules, 47 C.F.R. § 63.12, other provisions of the Commission's rules, or procedures set forth in an earlier public notice listing applications accepted for filing.

Unless otherwise noted, these grants authorize the applicants (1) to become a facilities-based international common carrier subject to 47 C.F.R. § 63.22; and/or (2) to become a resale-based international common carrier subject to 47 C.F.R. § 63.23; or (3) to exceed the foreign ownership benchmark applicable to common carrier radio licensees under 47 U.S.C. § 310(b).

THIS PUBLIC NOTICE SERVES AS EACH NEWLY AUTHORIZED CARRIER'S SECTION 214 CERTIFICATE. It contains general and specific conditions, which are set forth below. Newly authorized carriers should carefully review the terms and conditions of their authorizations. Failure to comply with general or specific conditions of an authorization, or with other relevant Commission rules and policies, could result in fines and forfeitures.

Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules in regard to the grant of any of these applications may be filed within thirty days of this public notice (see 47 CFR § 1.4(b)(2)).

For additional information, please contact the FCC Reference and Information Center, Room CY-A257, 445 12th Street SW, Washington, D.C. 20554, (202) 418-0270.

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**ITC-214-20170126-00016** E Konatel Inc. DBA telecon.mobi

International Telecommunications Certificate

**Service(s):** Individual Switched Resale Service

Grant of Authority

Date of Action: 03/24/2017

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

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**ITC-214-20170209-00018** E Horizon River Technologies, LLC

International Telecommunications Certificate

**Service(s):** Global or Limited Global Facilities-Based Service, Global or Limited Global Resale Service

Grant of Authority

Date of Action: 03/24/2017

Application for authority to provide facilities-based service in accordance with section 63.18(e)(1) of the Commission's rules, and also to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(1), (2).

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**ITC-214-20170214-00019**      E      Maquoketa Valley Rural Electric Cooperative d/b/a Maquoketa Valley Electric Co  
International Telecommunications Certificate  
**Service(s):**      Global or Limited Global Resale Service  
Grant of Authority      Date of Action:      03/24/2017

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

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**ITC-214-20170215-00020**      E      Tru-Speak, Inc.  
International Telecommunications Certificate  
**Service(s):**      Global or Limited Global Resale Service  
Grant of Authority      Date of Action:      03/24/2017

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

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**ITC-214-20170301-00028**      E      Garden Valley Telephone Company  
International Telecommunications Certificate  
**Service(s):**      Global or Limited Global Resale Service  
Grant of Authority      Date of Action:      03/24/2017

Application for authority to provide resale service in accordance with section 63.18(e)(2) of the Commission's rules, 47 C.F.R. § 63.18(e)(2).

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**ITC-ASG-20160104-00003**      E      G3 Telecom USA, Inc.  
Assignment  
Grant of Authority      Date of Action:      03/28/2017

**Current Licensee:**      Telecom North America Inc.

**FROM:**      Telecom North America Inc.

**TO:**      G3 Telecom USA, Inc.

Application filed for consent to the partial assignment of assets of Telecom North America Inc. (Telna), to G3 Telecom USA, Inc. (G3), a U.S. carrier that is wholly owned by Telehop Communications Inc. (Telehop), a Canadian entity. Pursuant to an assets purchase agreement, G3 will purchase from Telna its U.S. long distance customer base located in the following 23 states: California, Colorado, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Maryland, Massachusetts, Michigan, Montana, Nevada, New Jersey, New York, North Dakota, Ohio, Tennessee, Texas, Utah, Virginia, Washington, and Wyoming. Upon closing G3 will provide resold long distance telecommunications services to its newly acquired customers pursuant to its existing international section 214 authorization, ITC-214-20110311-00063. Telna will retain its international section 214 authorization, ITC-214-20031031-00499.

The following two individuals, both Canadian citizens, hold 10 percent or greater equity interest in Telehop: Rajan Arora (24.79%) and James Estill (17.0%). Applicants state that no other individual or entity holds 10 percent or greater equity interest in Telehop. This authorization is without prejudice to the Commission's action in any other related pending proceedings.

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**ITC-ASG-20170306-00030**      E      CWC New Cayman Limited  
Assignment  
Grant of Authority      Date of Action:      03/07/2017

**Current Licensee:**      Cable & Wireless Communications, Inc.

**FROM:**      Cable & Wireless Communications, Inc.

**TO:**      CWC New Cayman Limited

Notification filed March 6, 2017, of the pro forma assignment of international section 214 authorization, ITC-214-20100512-00191, held by Cable & Wireless Communications, Inc. (CWC) to CWC New Cayman Limited, effective December 17, 2015. The assignment is the first step of a two-step transaction transferring control of ITC-214-20100512-00191 from Cable & Wireless Communications plc (C&W) to Liberty Global plc. See ITC-T/C-20151130-00291.

CWC is an indirect wholly-owned subsidiary of C&W. CWC New Cayman, a newly incorporated Cayman Island entity, is a wholly-owned subsidiary of CWC New Cayman Holdco Limited (CWC New Cayman Holdco), a newly incorporated Cayman Island holding company. CWC New Cayman Holdco is owned by shareholders holding a majority of the shares of C&W and consequently C&W majority shareholders have de jure control of CWC New Cayman and CWC New Cayman Holdco. Thus C&W majority shareholders retain ultimate control of ITC-214-20100512-00191 now held by CWC New Cayman.

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Modification

Grant of Authority

Date of Action: 03/29/2017

USConnect Holdings, Inc. (USConnect) requests that the Commission modify its international 214 authorization, ITC-214-20000310-00140, to remove the condition requiring compliance with the May 18, 2005 letter outlining the commitments made by Eastern Kansas Holdings, Inc. to the Department of Justice (DOJ), including the Federal Bureau of Investigation (FBI), and to the U.S. Department of Homeland Security (DHS, collectively with DOJ and FBI, the Executive Branch agencies) (2005 Letter). See ITC-ASG-20050405-00140. USConnect Holdings states that it has since acquired the underlying authorization, see ITC-ASG-20130927-00269. On March 19, 2017, DHS, with the concurrence of DOJ, including the FBI, filed a letter stating that the Executive Branch agencies have no objection to the removal of the condition. We therefore remove the condition from ITC-214-20000310-00140 that USConnect comply with the 2005 Letter.

Transfer of Control

Grant of Authority

Date of Action: 03/08/2017

**Current Licensee:** Columbus Networks Telecommunications Services USA, Inc.

**FROM:** Columbus New Cayman Limited

**TO:** Liberty Global plc

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-20070220-00077, held by Columbus Networks Telecommunications Services USA, Inc. (CNTS), from Columbus New Cayman Limited (Columbus) to Liberty Global plc (Liberty Global). CNTS, a Delaware corporation, is a direct wholly-owned subsidiary of Columbus New Cayman Limited (Columbus), a Cayman Islands holding company. Liberty Global is a publicly-listed company incorporated under the laws of England and Wales.

On November 13, 2015, the Commission approved the application for transfer of control of CNTS from Columbus to Cable & Wireless Communications plc (C&W). Applications of Cable & Wireless Communications plc and Columbus New Cayman Limited for Transfer of Control of Cable Landing Licenses and Section 214 Authorizations, Memorandum Opinion and Order, 30 FCC Rcd 12730 (IB 2015). On November 16, 2015, Liberty Global and C&W jointly announced a share purchase offer by which Liberty Global would acquire 100 percent of the issued and to be issued shares of C&W. In view of the proposed transaction between Liberty Global and C&W, the earlier C&W/Columbus transaction, whereby the ownership and control of Columbus and CNTS would be transferred to C&W, did not occur. Instead, applicants seek approval of the transfer of control of Columbus and CNTS to Liberty Global. Specifically, Columbus would become an indirect wholly-owned subsidiary of Liberty Global and CNTS would remain a direct wholly-owned subsidiary of Columbus.

Upon closing, the following entities and individuals will hold 10 percent or greater direct and indirect ownership interests in Columbus: (1) Columbus Networks, Limited, a Barbados telecommunications company (100% direct interest); (2) Columbus TTNW Holdings Inc., a Barbados telecommunications company (100% indirect interest); (3) Columbus International Inc., a Barbados telecommunications company (100% indirect interest); (4) Sable Holding Limited, an England holding company (100% indirect interest); (5) Cable & Wireless Limited, an England holding company (100% indirect interest); (6) Cable & Wireless Communications Limited, an England holding company (100% indirect interest); (7) Coral New UKCo. Ltd., an England holding company (100% indirect interest); (8) LGE Coral Holdco, an England holding company (100% indirect interest); and (9) Liberty Global, an England telecommunications company (100% indirect interest). Liberty's shares are divided into two tracking groups: (1) Liberty Global Group and (2) Liberty Latin America and Caribbean Group. Following consummation of the Transaction, John C. Malone, a U.S. citizen, is expected to hold the following equity and voting interests in Liberty Global: (1) an equity interest of approximately 3.5% through equity interests of approximately 3.4% to 4% in Liberty Global Group shares and approximately 0.9% to 3.3% in Liberty Global Latin America and Caribbean Group shares; and (2) a voting interest of approximately 22% through voting interests of approximately 23.7% to 24.1% in Liberty Global Group shares and approximately 8.2% to 10.4% in Liberty Global Latin America and Caribbean Group shares. No other individual or entity will hold a ten-percent-or-greater direct or indirect equity or voting interest in CWC New Cayman, Liberty Global, or the Liberty Global share tracking groups.

Applicants agree to be classified as a dominant carrier on the following routes pursuant to section 63.10 of the Commission's rules, 47 CFR § 63.10: the U.S.-Anguilla, U.S.-Antigua and Barbuda, U.S.-Bahamas, U.S.-Barbados, U.S.-British Virgin Islands, U.S.-Cayman Islands, U.S.-Dominica, U.S.-Grenada, U.S.-Jamaica, U.S.-Montserrat, U.S.-Panama, U.S.-St Kitts and Nevis, U.S.-St Lucia, U.S.-St. Vincent/Grenadines, U.S.-Seychelles, U.S.-Trinidad and Tobago, and U.S.- Turks and Caicos routes.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 03/08/2017

**Current Licensee:** Columbus Networks Puerto Rico Inc**FROM:** Columbus New Cayman Limited**TO:** Liberty Global plc

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-20091127-00497, held by Columbus Networks Puerto Rico, Inc. (CNPR), from Columbus New Cayman Limited (Columbus) to Liberty Global plc (Liberty Global). CNPR, a Puerto Rico corporation, is a direct wholly-owned subsidiary of Columbus New Cayman Limited (Columbus), a Cayman Islands holding company. Liberty Global is a publicly-listed company incorporated under the laws of England and Wales.

On November 13, 2015, the Commission approved the application for transfer of control of CNTS from Columbus to Cable & Wireless Communications plc (C&W). Applications of Cable & Wireless Communications plc and Columbus New Cayman Limited for Transfer of Control of Cable Landing Licenses and Section 214 Authorizations, Memorandum Opinion and Order, 30 FCC Rcd 12730 (IB 2015). On November 16, 2015, Liberty Global and C&W jointly announced a share purchase offer by which Liberty Global would acquire 100 percent of the issued and to be issued shares of C&W. In view of the proposed transaction between Liberty Global and C&W, the earlier C&W/Columbus transaction, whereby the ownership and control of Columbus and CNTS would be transferred to C&W, did not occur. Instead, applicants seek approval of the transfer of control of Columbus and CNTS to Liberty Global. Specifically, Columbus would become an indirect wholly-owned subsidiary of Liberty Global and CNPR would remain a direct wholly-owned subsidiary of Columbus.

Upon closing, the following entities and individuals will hold 10 percent or greater direct and indirect ownership interests in Columbus: (1) Columbus Networks, Limited, a Barbados telecommunications company (100% direct interest); (2) Columbus TTNW Holdings Inc., a Barbados telecommunications company (100% indirect interest); (3) Columbus International Inc., a Barbados telecommunications company (100% indirect interest); (4) Sable Holding Limited, an England holding company (100% indirect interest); (5) Cable & Wireless Limited, an England holding company (100% indirect interest); (6) Cable & Wireless Communications Limited, an England holding company (100% indirect interest); (7) Coral New UKCo. Ltd., an England holding company (100% indirect interest); (8) LGE Coral Holdco, an England holding company (100% indirect interest); and (9) Liberty Global, an England telecommunications company (100% indirect interest). Liberty's shares are divided into two tracking groups: (1) Liberty Global Group and (2) Liberty Latin America and Caribbean Group. Following consummation of the Transaction, John C. Malone, a U.S. citizen, is expected to hold the following equity and voting interests in Liberty Global: (1) an equity interest of approximately 3.5% through equity interests of approximately 3.4% to 4% in Liberty Global Group shares and approximately 0.9% to 3.3% in Liberty Global Latin America and Caribbean Group shares; and (2) a voting interest of approximately 22% through voting interests of approximately 23.7% to 24.1% in Liberty Global Group shares and approximately 8.2% to 10.4% in Liberty Global Latin America and Caribbean Group shares. No other individual or entity will hold a ten-percent-or-greater direct or indirect equity or voting interest in CWC New Cayman, Liberty Global, or the Liberty Global share tracking groups.

Applicants agree to be classified as a dominant carrier on the following routes pursuant to section 63.10 of the Commission's rules, 47 CFR § 63.10: the U.S.-Anguilla, U.S.-Antigua and Barbuda, U.S.-Bahamas, U.S.-Barbados, U.S.-British Virgin Islands, U.S.-Cayman Islands, U.S.-Dominica, U.S.-Grenada, U.S.-Jamaica, U.S.-Montserrat, U.S.-Panama, U.S.-St Kitts and Nevis, U.S.-St Lucia, U.S.-St. Vincent/Grenadines, U.S.-Seychelles, U.S.-Trinidad and Tobago, and U.S.- Turks and Caicos routes.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control

Grant of Authority

Date of Action: 03/08/2017

**Current Licensee:** Cable & Wireless Communications, Inc.**FROM:** CWC New Cayman Holdco Limited**TO:** Liberty Global plc

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-20100512-00191, held by CWC New Cayman Limited (CWC New Cayman), from its 100% direct parent, CWC New Cayman Holdco Limited (CWC New Cayman Holdco), to Liberty Global plc (Liberty Global).

Pursuant to the terms of a share purchase offer announced on November 16, 2015, Liberty Global proposes to acquire, through a two-step transaction, 100% of the issued and to be issued shares of stock of Cable & Wireless Communications plc (C&W). Liberty Global is a publicly-listed company incorporated under the laws of England and Wales.

In step one of the transaction, certain assets and business, including international 214 authorization, ITC-214-20100512-00191, held by Cable & Wireless Communications, Inc., a wholly-owned subsidiary of C&W, were assigned, on a pro forma basis, to CWC New Cayman. See ITC-ASG-20170306-00030. In step two, indirect ownership and control of CWC New Cayman will be transferred from CWC New Cayman Holdco to Liberty Global. Upon completion of the transaction, CWC New Cayman will become an indirect, wholly-owned subsidiary of Liberty Global.

At the end of step two, the following individuals and entities will have a ten-percent-or-greater direct or indirect interest in CWC New Cayman: (1) Cable and Wireless Communications, Inc. (CWCI), a U.S. company (100% direct voting and equity interest in CWC New Cayman); (2) Cable and Wireless (West Indies) Limited (CWWI), an England company (100% direct voting and equity interest in CWCI); (3) CWI Group Limited (CWIG), an England company (100% direct voting and equity interest in CWWI); (4) Sable Holding Limited (Sable Holding), an England company (100% direct voting and equity interest in CWIG); (5) Cable & Wireless Limited (CWL), an England company (100% direct voting and equity interest in Sable Holding); (6) Cable & Wireless Communications Limited (CWCL), an England company (100% direct voting and equity interest in CWL); (7) Coral New UKCo. Ltd. (Coral New UKCo.), an England company (100% direct voting and equity interest in CWCL); (8) LGE Coral Holdco (LGE Coral), an England company (100% direct voting and equity interest in Coral New UKCo.); and (9) Liberty Global, an England telecommunications company (100% direct voting and equity interest in LGE Coral). Liberty Global's shares are divided into two tracking groups: (1) the Liberty Global Group and (2) the Liberty Latin America and Caribbean Group. Following consummation of the Transaction, John C. Malone, a U.S. citizen, is expected to hold the following equity and voting interests in Liberty Global: (1) an equity interest of approximately 3.5% through equity interests of approximately 3.4% to 4% in Liberty Global Group shares and approximately 0.9% to 3.3% in Liberty Latin America and Caribbean Group shares; and (2) a voting interest of approximately 22% through voting interests of approximately 23.7% to 24.1% in Liberty Global Group shares and approximately 8.2% to 10.4% in Liberty Latin America and Caribbean Group shares. No other individual or entity will hold a ten-percent-or-greater direct or indirect equity or voting interest in CWC New Cayman, Liberty Global, or the Liberty Global share tracking groups.

Applicants agree to be classified as a dominant carrier on the following routes pursuant to section 63.10 of the Commission's rules, 47 CFR § 63.10: the U.S.-Anguilla, U.S.-Antigua and Barbuda, U.S.-Bahamas, U.S.-Barbados, U.S.-British Virgin Islands, U.S.-Cayman Islands, U.S.-Dominica, U.S.-Grenada, U.S.-Jamaica, U.S.-Montserrat, U.S.-Panama, U.S.-St Kitts and Nevis, U.S.-St Lucia, U.S.-St. Vincent/Grenadines, U.S.-Seychelles, U.S.-Trinidad and Tobago, and U.S.- Turks and Caicos routes.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

Transfer of Control  
Grant of Authority

Date of Action: 03/16/2017

**Current Licensee:** Knology, Inc.**FROM:** Avista Capital Managing Member, LLC**TO:** Crestview, LLC

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-20000203-00075, held by Knology, Inc. (Knology), a Delaware corporation and subsidiary of WideOpen West Finance, LLC (WOW Finance), a Delaware limited liability company, from Avista Capital Managing Member, LLC (Avista), a Delaware limited liability company, to Crestview, LLC (Crestview), a Delaware limited liability company. WOW Finance is an indirect wholly-owned subsidiary of Racecar Acquisition, LLC (Racecar Acquisition), a Delaware limited liability company, which is in turn, a direct wholly-owned subsidiary of Racecar Holdings, LLC (Racecar Holdings), a Delaware limited liability company. Avista is the managing member of Avista Capital Partners GP LLC (Avista GP), a Delaware limited liability company, and the general partner of Avista Capital Partners III GP (Avista III GP), a Delaware limited partnership. Avista, through the funds and investment vehicles controlled by Avista GP and Avista III GP, currently controls more than 50 percent of WOW Finance and its subsidiaries.

Pursuant to the terms of a Unit Purchase Agreement (Agreement), dated as of December 10, 2015, the Crestview investment entities purchased a minority, non-controlling number of units from certain existing unitholders of Racecar Holdings and from Racecar Holdings, totaling approximately 35 percent of the equity of Racecar Holdings and, in connection therewith, the Crestview entities have three out of nine board seats of Racecar Holdings (with Avista having the right to nominate five out of nine board seats and the chief executive officer (CEO) acting as the ninth board member). Pursuant to the terms of the Agreement, the entities controlled by Crestview will acquire additional units from Racecar Holdings and certain of its unitholders so that ultimately Crestview holds approximately 50 percent ownership interest in Racecar Holdings. Avista and Crestview will each be able to elect four out of nine board members, and the CEO of Racecar Holdings will be a board member. In addition, Crestview will acquire negative consent rights with respect to the hiring, firing or entering into employment agreements with senior management of Racecar Holdings.

Knology is a subsidiary of WOW Finance, which is in turn an indirect subsidiary of Racecar Holdings. Through intervening entities, Racecar Holdings is ultimately owned by Avista which will hold an indirect 45 percent equity interest in Racecar Holdings after the proposed transaction is consummated. Avista is owned by four voting members, each with one vote: Thompson Dean, Steven Webster, David Burgstahler, and David Durkin, all U.S. citizens.

Three Crestview entities have made and will make further direct investments in Racecar Holdings, and will hold up to the following ownership interests in Racecar Holdings: Crestview WI Holdings, L.P. (Crestview Holdings) (approximate 24%), Crestview WI Co-Investors, LLC (Crestview WI Co-Investors) (approximate 24%), and Crestview W1 TE Holdings, LLC (approximate 1%), all Delaware entities that are ultimately controlled by Crestview Partners III GP, L.P. a Cayman Islands entity, which is in turn held by Crestview.

The following Crestview entities hold direct or indirect ownership interests in Racecar Holdings: Crestview Partners III Co-Investors, L.P., a Cayman Islands entity, holds direct limited partnership interests in Crestview Holdings and directly owns the sole member interest in Crestview W1 GP, LLC, a Delaware entity that is the sole general partner of, and holds no ownership interest in, Crestview Holdings; Crestview III W1, L.P., a Delaware entity, holds direct limited partnership interest (99.8%) in Crestview Partners III Co-Investors, L.P.; Crestview Partners III, L.P., a Cayman Islands entity, holds the majority of the limited partnership equity interests (68.8%) in Crestview III W1, L.P. and is the managing member of Crestview III W1 GP, LLC, a Delaware entity that is the sole general partner of, and holds no ownership interest in, Crestview III W1, L.P. Crestview Partners III GP, L.P. is the general partner of Crestview Partners III, L.P., and Crestview is the general partner of Crestview Partners III GP, L.P. Neither Crestview Partners III GP, L.P. nor Crestview will have a ten percent or greater ownership interest in Crestview Partners III, L.P., but as the managers of the Crestview private equity funds, they will exercise 100 percent control over the overall Crestview investment in Racecar Holdings. Barry S. Volpert, a U.S. citizen, will hold an indirect ownership interest of more than 10 percent but less than 35 percent in Racecar Holding, through Volpert Investors, L.P., a Delaware entity that is a limited partner in Crestview Partners III GP and a member in Crestview. Crestview and Crestview Partners III GP, L.P. are owned by the following investment committee members, each with one vote: Barry S. Volpert, Thomas S. Murphy, Jr., Jeffrey A. Marcus, Robert J. Hurst, Richard M. DeMartini, Robert V. Delaney, Jr., Brian P. Cassidy, Alexander M. Rose, and Adam, J. Klein, all U.S. citizens, and Quentin Chu, a citizen of the United Kingdom.

The following entities hold ownership interest in Crestview Co-Investors: Crestview Partners III (Co-Investment B), L.P., a Cayman Islands entity, holds limited partnership interests; Crestview III W1 GP, LLC is the sole managing member; Crestview Partners III GP is the sole general partner.

Pursuant to Section 63.21(h), 47 CFR § 63.21(h), the following wholly-owned subsidiaries will operate under the international Section 214 authorization, ITC-214-20000203-00075, of Knology: Globe Telecommunications, Inc., Knology of Alabama, Inc., Knology of Florida, LLC, Knology of Georgia, Inc., Knology of Kansas, Inc., Knology of South Carolina, Inc., Knology of Tennessee, Inc., Knology of the Valley, Inc., Knology Total Communications, Inc., Valley Telephone Company, LLC, Wiregrass Telecom, Inc.

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on March 15, 2017, by the U.S. Department of Justice (DOJ), with the concurrence of the Department of Homeland Security and the U.S. Department of Defense (collectively, the "Agencies"). Accordingly, we condition grant of this international section 214 transfer of control application on compliance by WideOpen West Finance, LLC and Crestview, L.L.C. abiding by the commitments and undertakings set forth in the Letter of Agreement from Ross A. Oliver, General Counsel, Crestview, L.L.C. and Craig Martin, General Counsel, WideOpen West Finance, L.L.C. and its Subsidiaries, to the Assistant Attorney General For National Security, DOJ (March 8, 2017 Letter). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the underlying authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the March 8, 2017 Letter may be viewed on the FCC's website through the International Bureau Filing System (IBFS) by searching for ITC-T/C-20160111-00005 and accessing the "Other Filings related to this application" from the Document Viewing Area.

This authorization is without prejudice to the Commission's action in any other related pending proceedings

ITC-T/C-20160111-00006

E

Sigecom, LLC

Transfer of Control

Grant of Authority

Date of Action: 03/16/2017

**Current Licensee:** Sigecom, LLC

**FROM:** Avista Capital Managing Member, LLC

**TO:** Crestview, LLC

Application filed for consent to the transfer of control of international section 214 authorization, ITC-214-19991026-00677, held by Sigecom, LLC (Sigecom), an Indiana limited liability company and subsidiary of WideOpen West Finance, LLC (WOW Finance), a Delaware limited liability company, from Avista Capital Managing Member, LLC (Avista), a Delaware limited liability company, to Crestview, LLC (Crestview), a Delaware limited liability company. WOW Finance is an indirect wholly-owned subsidiary of Racecar Acquisition, LLC (Racecar Acquisition), a Delaware limited liability company, which is in turn, a direct wholly-owned subsidiary of Racecar Holdings, LLC (Racecar Holdings), a Delaware limited liability company. Avista is the managing member of Avista Capital Partners GP LLC (Avista GP), a Delaware limited liability company, and the general partner of Avista Capital Partners III GP (Avista III GP), a Delaware limited partnership. Avista, through the funds and investment vehicles controlled by Avista GP and Avista III GP, currently controls more than 50 percent of WOW Finance and its subsidiaries.

Pursuant to the terms of a Unit Purchase Agreement (Agreement), dated as of December 10, 2015, the Crestview investment entities purchased a minority, non-controlling number of units from certain existing unitholders of Racecar Holdings and from Racecar Holdings, totaling approximately 35 percent of the equity of Racecar Holdings and, in connection therewith, the Crestview entities have three out of nine board seats of Racecar Holdings (with Avista having the right to nominate five out of nine board seats and the chief executive officer (CEO) acting as the ninth board member). Pursuant to the terms of the Agreement, the entities controlled by Crestview will acquire additional units from Racecar Holdings and certain of its unitholders so that ultimately Crestview holds approximately 50 percent ownership interest in Racecar Holdings. Avista and Crestview will each be able to elect four out of nine board members, and the CEO of Racecar Holdings will be a board member. In addition, Crestview will acquire negative consent rights with respect to the hiring, firing or entering into employment agreements with senior management of Racecar Holdings.

Sigecom is a subsidiary of WOW Finance, which is in turn an indirect subsidiary of Racecar Holdings. Through intervening entities, Racecar Holdings is ultimately owned by Avista which will hold an indirect 45 percent equity interest in Racecar Holdings after the proposed transaction is consummated. Avista is owned by four voting members, each with one vote: Thompson Dean, Steven Webster, David Burgstahler, and David Durkin, all U.S. citizens.

Three Crestview entities have made and will make further direct investments in Racecar Holdings, and will hold up to the following ownership interests in Racecar Holdings: Crestview WI Holdings, L.P. (Crestview Holdings) (approximate 24%), Crestview WI Co-Investors, LLC (Crestview WI Co-Investors) (approximate 24%), and Crestview WI TE Holdings, LLC (approximate 1%), all Delaware entities that are ultimately controlled by Crestview Partners III GP, L.P. a Cayman Islands entity, which is in turn held by Crestview.

The following Crestview entities hold direct or indirect ownership interests in Racecar Holdings: Crestview Partners III Co-Investors, L.P., a Cayman Islands entity, holds direct limited partnership interests in Crestview Holdings and directly owns the sole member interest in Crestview WI GP, LLC, a Delaware entity that is the sole general partner of, and holds no ownership interest in, Crestview Holdings; Crestview III W1, L.P., a Delaware entity, holds direct limited partnership interest (99.8%) in Crestview Partners III Co-Investors, L.P.; Crestview Partners III, L.P., a Cayman Islands entity, holds the majority of the limited partnership equity interests (68.8%) in Crestview III W1, L.P. and is the managing member of Crestview III W1 GP, LLC, a Delaware entity that is the sole general partner of, and holds no ownership interest in, Crestview III W1, L.P. Crestview Partners III GP, L.P. is the general partner of Crestview Partners III, L.P., and Crestview is the general partner of Crestview Partners III GP, L.P. Neither Crestview Partners III GP, L.P. nor Crestview will have a ten percent or greater ownership interest in Crestview Partners III, L.P., but as the managers of the Crestview private equity funds, they will exercise 100 percent control over the overall Crestview investment in Racecar Holdings. Barry S. Volpert, a U.S. citizen, will hold an indirect ownership interest of more than 10 percent but less than 35 percent in Racecar Holding, through Volpert Investors, L.P., a Delaware entity that is a limited partner in Crestview Partners III GP and a member in Crestview. Crestview and Crestview Partners III GP, L.P. are owned by the following investment committee members, each with one vote: Barry S. Volpert, Thomas S. Murphy, Jr., Jeffrey A. Marcus, Robert J. Hurst, Richard M. DeMartini, Robert V. Delaney, Jr., Brian P. Cassidy, Alexander M. Rose, and Adam, J. Klein, all U.S. citizens, and Quentin Chu, a citizen of the United Kingdom.

The following entities hold ownership interest in Crestview Co-Investors: Crestview Partners III (Co-Investment B), L.P., a Cayman Islands entity, holds limited partnership interests; Crestview III W1 GP, LLC is the sole managing member; Crestview Partners III GP is the sole general partner.

We grant the Petition to Adopt Conditions to Authorizations and Licenses filed in this proceeding on March 15, 2017, by the U.S. Department of Justice (DOJ), with the concurrence of the Department of Homeland Security and the U.S. Department of Defense (collectively, the "Agencies"). Accordingly, we condition grant of this international section 214 transfer of control application on compliance by WideOpen West Finance, LLC and Crestview, L.L.C. abiding by the commitments and undertakings set forth in the Letter of Agreement from Ross A. Oliver, General Counsel, Crestview, L.L.C. and Craig Martin, General Counsel, WideOpen West Finance, L.L.C. and its Subsidiaries, to the Assistant Attorney General For National Security, DOJ (March 8, 2017 Letter). A failure to comply and/or remain in compliance with any of these commitments and undertakings shall constitute a failure to meet a condition of the underlying authorization and thus grounds for declaring the authorization terminated without further action on the part of the Commission. Failure to meet a condition of the authorization may also result in monetary sanctions or other enforcement action by the Commission. The Petition and the March 8, 2017 Letter may be viewed on the FCC's website through the International Bureau Filing System (IBFS) by searching for ITC-T/C-20160111-00006 and accessing the "Other Filings related to this application" from the Document Viewing Area.

This authorization is without prejudice to the Commission's action in any other related pending proceedings.

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**ITC-T/C-20170301-00025**      E      China Unicom (Americas) Operations Limited  
Transfer of Control  
Grant of Authority      Date of Action:      03/29/2017

**Current Licensee:**      China Unicom (Americas) Operations Limited

**FROM:** China Unicom (Americas) Operations Limited

**TO:**      China Unicom Global Limited

Notification filed March 1, 2017, of the pro forma transfer of control of international section 214 authorizations, ITC-214-20020724-00427 and ITC-214-20020728-00361, held by China Unicom (Americas) Operations Limited (CUA), to China Telecom Global Limited (CUG), effective January 31, 2017. In an internal restructuring, CUG acquired all of the outstanding shares of stock of CUA. The purpose of the transaction is to place CUG in the position of a holding company for China Unicom Network Communication Group Co., Ltd.'s overseas operating companies, including CUA. Both CUA and CUG are ultimately owned and controlled by the People's Republic of China (PRC).

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**ITC-T/C-20170315-00035**      E      Peerless Network, Inc  
Transfer of Control  
Grant of Authority      Date of Action:      03/29/2017

**Current Licensee:**      Peerless Network, Inc

**FROM:** Peerless Network, Inc

**TO:**      Peerless Network Holdings, Inc.

Notification filed March 15, 2017, of the pro forma transfer of control of international section 214 authorization, ITC-214-20080304-00146, held by Peerless Network Inc. (PNI), to Peerless Network Holdings, Inc. (Peerless Holdings), effective December 13, 2016. In an internal reorganization, Peerless Holdings, a new holding company, was inserted in the ownership chain between the ultimate shareholders of the PNI companies and PNI. Specifically, the shareholders of PNI exchanged their shares in PNI for an identical number of shares in Peerless Holdings, and Peerless Holdings acquired 100% of the direct interests in PNI and became the direct parent of PNI. Airbus, Inc., and WaveNation, LLC, both of wholly-owned subsidiaries of PNI, provide international services under the international section 214 authorization held by PNI, ITC-214-20080304-00146, pursuant to section 63.21(h) of the Commission's rules, 47 C.F.R. § 63.21(h).

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**ITC-T/C-20170317-00038**      E      Telefonica USA, Inc.  
Transfer of Control  
Grant of Authority      Date of Action:      03/29/2017

**Current Licensee:**      Telefonica USA, Inc.

**FROM:** Telefonica Data Corp, SA

**TO:**      Telefonica International Wholesale Services, S.L.

Notification filed March 17, 2017, of the pro forma transfer of control of international section 214 authorization, ITC-214-20000602-00336, held by Telefonica USA, Inc. (TUSA), from its 100% direct parent, Telefonica Data Corp, SA (TDC), to Telefonica International Wholesale Services, S.L. (TIWS), effective February 20, 2017. TWIS purchased all of TUSA's issued share capital from TDC. Both TDC and TIWS are incorporated in Spain and are wholly-owned subsidiaries of Telefonica S.A., a publicly traded holding company incorporated in Spain.

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#### **INFORMATIVE**

**ISP-PDR-20060404-00005**      NTT DoCoMo, Inc.

By letter dated March 28, 2017, DoCoMo Pacific, Inc. and DoCoMo Guam Holdings, Inc. notified the Commission of the amendment of their October 6, 2016 National Security Agreement (NSA) in Order to remove the Department of Homeland Security as a party and in order to incorporate other substantive changes into the agreement. A copy of the NSA and the amendment may be viewed on the FCC's website through the International Bureau Filing System (IBFS) by searching for ISP-PDR-20060404-00005 and accessing the "Other Filings related to this application" from the Document Viewing Area.

**ITC-214-19971001-00592**      Fusion Telecommunications International, Inc.

By letter filed March 6, 2017, Applicant notified the Commission that the following wholly-owned subsidiaries may provide international telecommunications service under the international section 214 authorization held by the applicant, pursuant to section 63.21(h) of the Commission's rules, 47 CFR 63.21(h): Fusion Global Services LLC.

**ITC-214-20000717-00403**      ANPI Business, LLC

By letter dated March 17, 2017, Applicant notified the Commission that ANPI Business, LLC will be discontinuing its long distance service to residential and certain small business customers throughout the United States on or around June 1, 2017.

**ITC-214-20130226-00053**      Procom Inc

Applicant notified the Commission of the withdrawal of its international section 214 application effective March 10, 2017.

**ITC-ASG-20060404-00181**      Guam Wireless Telephone Company, L.L.C.

By letter dated March 28, 2017, DoCoMo Pacific, Inc. and DoCoMo Guam Holdings, Inc. notified the Commission of the amendment of their October 6, 2016 National Security Agreement (NSA) in Order to remove the Department of Homeland Security as a party and in order to incorporate other substantive changes into the agreement. A copy of the NSA and the amendment may be viewed on the FCC's website through the International Bureau Filing System (IBFS) by searching for ITC-ASG-20060404-00181 and accessing the "Other Filings related to this application" from the Document Viewing Area.



**INFORMATIVE****ITC-T/C-20060405-00234**

DOCOMO Guam Holdings, Inc.

By letter dated March 28, 2017, DoCoMo Pacific, Inc. and DoCoMo Guam Holdings, Inc. notified the Commission of the amendment of their October 6, 2016 National Security Agreement (NSA) in Order to remove the Department of Homeland Security as a party and in order to incorporate other substantive changes into the agreement. A copy of the NSA and the amendment may be viewed on the FCC's website through the International Bureau Filing System (IBFS) by searching for ITC-T/C-20060405-00234 and accessing the "Other Filings related to this application" from the Document Viewing Area.

**SURRENDER****ITC-214-20091120-00492**

Avaya Inc.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective March 2, 2017.

**ITC-214-20130602-00147**

Verbal Telecard Inc.

Applicant notified the Commission of the Surrender of its international section 214 authorization effective May 20, 2017.

**ITC-214-20140714-00199**

Global Calling Corporation

Applicant notified the Commission of the Surrender of its international section 214 authorization effective March 21, 2017.

## CONDITIONS APPLICABLE TO INTERNATIONAL SECTION 214 AUTHORIZATIONS

(1) These authorizations are subject to the Exclusion List for International Section 214 Authorizations, which identifies restrictions on providing service to particular countries or using particular facilities. The most recent Exclusion List is at the end of this Public Notice. The list applies to all U.S. international carriers, including those that have previously received global or limited global Section 214 authority, whether by Public Notice or specific written order. Carriers are advised that the attached Exclusion List is subject to amendment at any time pursuant to the procedures set forth in Streamlining the International Section 214 Authorization Process and Tariff Requirements, IB Docket No. 95-118, 11 FCC Rcd 12884 (1996), para. 18. A copy of the current Exclusion List will be maintained in the FCC Reference and Information Center and will be available at <http://transition.fcc.gov/ib/pd/pf/exclusionlist.html>. It also will be attached to each Public Notice that grants international Section 214 authority.

(2) The export of telecommunications services and related payments to countries that are subject to economic sanctions may be restricted. For information concerning current restrictions, call the Office of Foreign Assets Control, U.S. Department of the Treasury, (202) 622-2520.

(3) Carriers shall comply with the requirements of Section 63.11 of the Commission's rules, which requires notification by, and in certain circumstances prior notification by, U.S. carriers acquiring an affiliation with foreign carriers. A carrier that acquires an affiliation with a foreign carrier will be subject to possible reclassification as a dominant carrier on an affiliated route pursuant to the provisions of Section 63.10 of the rules.

(4) A carrier may provide switched services over its authorized resold private lines in the circumstances specified in Section 63.23(d) of the rules, 47 C.F. R. § 63.23(d).

(5) Carriers shall comply with the "No Special Concessions" rule, Section 63.14, 47 C.F.R. § 63.14.

(6) Carriers regulated as dominant for the provision of a particular communications service on a particular route for any reason other than a foreign carrier affiliation under Section 63.10 of the rules shall file tariffs pursuant to Section 203 of the Communications Act, as amended, 47 U.S.C. § 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61. Carriers shall not otherwise file tariffs except as permitted by Section 61.19 of the rules, 47 C.F.R. § 61.19. Except as specified in Section 20.15 with respect to commercial mobile radio service providers, carriers regulated as non-dominant, as defined in Section 61.3, and providing detariffed international services pursuant to Section 61.19, must comply with all applicable public disclosure and maintenance of information requirements in Sections 42.10 and 42.11.

(7) Carriers shall file the annual traffic and revenue reports required by Section 43.62(b). See <http://www.fcc.gov/encyclopedia/international-traffic-and-revenue-report>.

(8) Carriers shall file annual circuit capacity reports required by Section 43.62(a). See <http://www.fcc.gov/encyclopedia/circuit-capacity-report>.

(9) Carriers should consult Section 63.19 of the rules when contemplating a discontinuance, reduction or impairment of service.

(10) If any carrier is reselling service obtained pursuant to a contract with another carrier, the services obtained by contract shall be made generally available by the underlying carrier to similarly situated customers at the same terms, conditions and rates. 47 U.S.C. § 203.

(11) To the extent the applicant is, or is affiliated with, an incumbent independent local exchange carrier, as those terms are defined in Section 64.1902 of the rules, it shall provide the authorized services in compliance with the requirements of Section 64.1903.

(12) Except as otherwise ordered by the Commission, a carrier authorized here to provide facilities-based service that (i) is classified as dominant under Section 63.10 of the rules for the provision of such service on a particular route and (ii) is affiliated with a carrier that collects settlement payments for terminating U.S. international switched traffic at the foreign end of that route may not provide facilities-based switched service on that route unless the current rates the affiliate charges U.S. international carriers to terminate traffic are at or below the Commission's relevant benchmark adopted in International Settlement Rates, IB Docket No. 96-261, Report and Order, 12 FCC Rcd 19806 (1997). See also Report and Order on Reconsideration and Order Lifting Stay in IB Docket No. 96-261, FCC 99-124 (rel. June 11, 1999). For the purposes of this rule, "affiliated" and "foreign carrier" are defined in Section 63.09.

(13) Carriers shall comply with the Communications Assistance for Law Enforcement Act (CALEA), see 47 C.F.R. §§ 1.20000 et seq.

(14) Every carrier must designate an agent for service in the District of Columbia. See 47 U.S.C. § 413, 47 C.F.R. §§ 1.47(h), 64.1195.

#### Exclusion List for International Section 214 Authorizations

The following is a list of countries and facilities not covered by grant of global Section 214 authority under Section 63.18(e)(1) of the Commission's Rules, 47 C.F.R. § 63.18(e)(1). Carriers desiring to serve countries or use facilities listed as excluded hereon shall file a separate Section 214 application pursuant to Section 63.18(e)(3) of the Commission's Rules. See 47 C.F.R. § 63.22(c).

Countries:

None.

Facilities:

Any non-U.S.-licensed space station that has not received Commission approval to operate in the U.S. market pursuant to the procedures adopted in the Commission's DISCO II Order, IB Docket No. 96-111, Report and Order, FCC 97-399, 12 FCC Rcd 24094, 24107-72 paragraphs 30-182 (1997) (DISCO II Order). Information regarding non-U.S.-licensed space stations approved to operate in the U.S. market pursuant to the Commission's DISCO II procedures is maintained at [http://transition.fcc.gov/bureaus/ib/sd/se/market\\_access.html](http://transition.fcc.gov/bureaus/ib/sd/se/market_access.html).

This list is subject to change by the Commission when the public interest requires. The most current version of the list is maintained at <http://transition.fcc.gov/ib/pd/pf/exclusionlist.html>.

For additional information, contact the International Bureau's Telecommunications and Analysis Division, (202) 418-1480.